1 2 3 4 5 6 7	Mark F. Anderson (SBN 44787) Andrew J. Ogilvie (SBN 57932) ANDERSON, OGILVIE & BREWER LLP 235 Montgomery Street, Ste 914 San Francisco, California 94104 Telephone: (415) 651-1951 Fax: (415) 500-8300 Email: mark@aoblawyers.com Attorneys for Plaintiff Racquel L. Vogus and Trenton D. Vogus		
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10			
11	RACQUEL L. VOGUS and TRENTON D. VOGUS,	Case No. 3:13-cv-02252-WHO	
12	vodos,))	
13	Plaintiff,	STIPULATION & ORDER RE SCHEDULING	
14	V.)	
15		,)	
16	EXPERIAN INFORMATION SOLUTIONS, INC. CONSUMERINFO.COM, INC.;)	
17	QUIZZLELLC;))	
18	TRANS UNION LLC;)	
	TRANSUNION INTERACTIVE, INC,,)	
19	Defendants.))	
20)	
21			
22	Whereas, on October 23, 2013, the Court ordered that mediation in this matter be		
23	completed within 120 days;		
24			
25	Whereas, plaintiff Racquel L. Vogus is expecting a child to be delivered on or about		
26	February 2, 2014;		
27	Whereas, Ms Vogus and her husband Trenton Vogus live in Loveland, Colorado;		
28			
20			

Whereas, between Ms Vogus and her husband, she was the person most involved in the subject matter of the lawsuit;

Whereas, for various reasons, Ms Vogus does not want to leave her newborn and her other four children to travel to San Francisco until after March 31, 2014;

Whereas, on December 10, 2014, the parties and appointed mediator R. Stephen Goldstein participated in a telephone conference during which they agreed that they would revisit the date for mediation until the Court considers and approves this stipulation;

IT IS HEREBY STIPULATED that the time to complete mediation in this action is extended to and through April 30, 2014; the fact discovery cutoff is extended to June 30, 2014; the deadline for expert disclosure is extended to May 30, 2014; the deadline for disclosure of rebuttal experts is extended to June 30, 2014; and the cutoff for expert discovery is extended to July 30, 2014.

Date: January 15, 2014

/s/ Justin T. Walton
Justin T. Walton/
(Admitted Pro Hac Vice)
Schuckit & Associates, P.C.
4545 Northwestern Drive
Zionsville, IN 46077
Phone: 317.363.2400
Fax: 317.363.2257
jwalton@schuckitlaw.com

Monica Katz-Lapides (SBN 257231) Tate & Associates 1321 8th Street, Suite 4 Berkeley, CA 94710 Phone: 510.525.5100

Fax: 510.525.5130

Email: mkl@tateandassociates-law.com

Counsel for Defendant Trans Union, LLC and TransUnion Interactive

- 1

1	Date: January 15, 2014	/s/ Mark F. Anderson
2		Mark F. Anderson, SBN 44787 Anderson, Ogilvie & Brewer LLP
3		235 Montgomery Street San Francisco, CA 94104, Ste 914 Phone: 415.651.1951
4		Fax: 415.500.8300 mark@aoblawyers.com
5		Counsel for Plaintiffs
6	Date: January 15, 2014	/s/ Angela M. Taylor
7	•	Angela M. Taylor (SBN 210425) Edward S. Chang (SBN 241682)
8		JONES DAY 3161 Michelson Drive
9		Suite 800
10		Irvine, CA 92612-4408
11		Phone: 949.553-7560 Fax: 949.553-7539
12		ataylor@jonesday.com
13		Counsel for Experian Information Solutions,
		Inc. & ConsumerInfo.com
14	Dated: January 15, 2014	/s/ Siavash Daniel Rashtian
15		Siavash Daniel Rashtian (SBN 228644)
16		TROUTMAN SANDERS LLP 5 Park Plaza, Suite 1400
17		Irvine, CA 92614-2545
1/		Phone: 949.622.2700
18		Fax: 949.622.2739
19		daniel.rashtian@troutmansanders.com
20		Counsel for Defendant Quizzle LLC
21		
22		
23	//	
24	//	
25		
26		
27	' '	
28		

ORDER

Based upon the parties' stipulation and for good cause shown, the time within which to complete mediation in this matter is extended to and through April 30, 2014; the fact discovery cutoff is extended to June 30, 2014; the deadline for expert disclosure is extended to May 30, 2014; the deadline for disclosure of rebuttal experts is extended to June 30, 2014; and the cutoff for expert discovery shall extended to July 30, 2014. The trial date, pretrial conference and last day to hear motions shall remain unchanged. The Case Management Conference scheduled for March 4, 2014 shall be continued to **May 13, 2014**.

Dated: January 16, 2014.

Judge of the U.S. District Court